Under the Pages work Reduction Act of 1995, no person TRANSMITTAL FORM (to be used for all correspondence after initial filing) Total Number of Pages in This Submission	U.S. as are required to respond to a co- Application Number Filing Date First Named Inventor Art Unit Examiner Name Attorney Docket Number	Patent and Trade	
Fee Transmittal Form Fee Attached Drawing(s) Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC Appeal Communication to TC Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Proprietary Information Status Letter Other Enclosure(s) (please Identify below): Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53			
Firm Name Rutan & Tucker, LLP Signature Printed name Robert D. Fish Date 7/11/06	OF APPLICANT, ATTO		AGENT 3880
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This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231

Inventor: Neven et al.

Serial No: 10/783,378

Filed:

February 20, 2004

For:

IMAGE BASE INQUIRY SYSTEM FOR SEARCH ENGINES FOR MOBILE TELEPHONES WITH INTEGRATED CAMERA Examiner:

Art Unit:

SUBMISSION OF PRIOR ART UNDER 35 U.S.C. 301

The undersigned requests that the Office consider the following documents in evaluating patentability of the claims in the above-captioned patent application.

1) Neven's currently pending claims are anticipated by, or obvious over U.S. Pat. No. 7,016,532 to Boncyk et al ('532) and U.S. Pub. No. 2004/0208372 to Boncyk et al (PN'372). Both have priority to Nov. 6, 2000.

Neven Claim language	'532 and PN'372
1. A system for image-based information	See '532 abstract and entire patent; see
retrieval from search engines or	also PN'372 entire application.
databases, characterized by a) a terminal	·
with a built-in camera that is connected	
to a remote data transmission network; b)	
a server computer on which an object	
recognition program is running, which	
analyses images sent to it and provides	
them with a symbolic indexing; c) a	
search engine that uses the indexed	
image to find information about the	
image and sends it back to the terminal.	
2. The system as described under 1) that	See '532, claims 1, 2, and 3, which
is designed for mobile telephones or	describe the system using a telephony
portable computers that have a built-in	device, a cell-phone, and a hand-held
camera.	computer, all with a camera.
3. A city or museum guide that uses the	See '532 and see also PN'372, para 0008
system described under 2) to provide a	which describe this application choice.

user with information about objects of which he or she has previously taken a	·
 picture. 4. The system as described under 3) in which positioning information is also used to appropriately limit the image recognition system. 	See PN'372, para 0171 and 0278, which describe the use of GPS position information to assist in identifying objects by location.
5. The system as described under 2) that provides product information about products that have been previously photographed with the mobile camera.	Not expressly taught or suggested, but obvious variant.
6. The system as described under 2) in which the image recognition system is also able to recognize text characters or symbols.	See '532 claim 6, and col 4, line 35; see also PN'372, para 0048, 0145, 0148.
7. The system as described under 2) in which the system is, in particular, able to recognize faces.	See PN'372, para 0013 and 0167.
8. The system as described under 2) that is used to provide the user with additional information about advertising billboards.	See '532, claim 1. An advertising billboard is an obvious user choice for the "object" cited in claim 1.
	See PN'372, para 0009 and 0272, which describe the use of this system and process with billboards.
9. An electronic user handbook that uses a system as described under 2) to quickly navigate access to corresponding sections of the handbook.	See '532, claim 1. An electronic handbook is an obvious variant of "information related to the object" as described in claim 1.
	See PN'372, para 0011, 0012 and 0276, which all cite examples of usage as an electronic handbook. Again, an electronic handbook is an obvious variant of the "text" cited in para 0257 and 0262.
10. The system as described under 2) that allows providers of information to independently make new entries in the image processing system for the purpose of allowing their data to be retrieved by means of image entry.	Design choice, obvious that the customers of the service would be allowed to update their information in the database.

2) Other prior art of interest

Attny Dkt. No. 101044.0000

PCT/IB02/02484, WO 02/082799 A2	Lev
PCT/IB02/02484, WO 02/082799 A3	Lev
EP920179	Squilla/Kodak
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20020055957	Ohsawa
20020089524	Ikeda/NEC
20020102966	Lev
20020103813	Frigon
20020140988	Cheatle/HP
20020156866	Schneider

Copies are attached.

Robert D. Fish Reg. no. 33,880